

OFFICE OF THE UNDER SECRETARY OF DEFENSE 1100 DEFENSE PENTAGON WASHINGTON, DC 20301-1100

APR 1 2002

MEMORANDUM FOR DIRECTOR, DFAS CENTER FOR SUSTAINING FORCES - INDIANAPOLIS

SUBJECT: Emergency Response Fund Transfer

The transfer of \$500 thousand from the Defense Emergency Response Fund to the White House Commission on the National Moment of Remembrance is approved for implementation.

The attached data sheet provides the necessary instructions.

John/P. Roth Deputy Comptroller

Attachment As stated

cc: OUSD(C) Operations & Personnel Directorate

DATA SHEET TRANSFER DOCUMENT

1. Transferring Office: **Defense Finance and Accounting Service**

2. Transfer from: Emergency Response Fund, Defense (97X0833) \$500,000

3. Transfer to: General Services Administration \$500,000 (White House Commission on the National Moment of Remembrance: 95X5484)

4. Transfer Amount: \$500,000

- 5. Statutory Authority: Public Law 107-117, 115 STAT 2299 and Public Law 107-38, 115 STAT 220
- 6. Secretary of Defense Approval/ Determination: Not required.
- 7. Presidential/OMB Approval: Not required.
- 8. Type of Transfer: **Budget Authority**. This should be typed on the SF 1151.
- 9. SF 1151 to Treasury: Submit to Treasury as soon as practicable.
- 10. SF 1151 Distribution: Submit copy of the Treasury-dated SF 1151 promptly to OUSD(C) P&FC upon receipt from Treasury.
- 11. DD 1415 Requirement: Not required.

12. SF 132 requirement:

- a. Budget authority transfers: gaining and losing accounts will reflect the transfer on line 1.d., columns b and c, when submitting subsequent reapportionments. Not applicable for losing account when transfer account is the losing account.
- b. Unobligated balance transfers: gaining account and losing accounts will report on line 2.b., columns b and c, when submitting subsequent reapportionments.

13. SF 133 Requirement:

- a. Budget authority transfers: gaining and losing accounts will report on line 1.d. when the transfer is made.
- b. Unobligated balance transfers: gaining account and losing accounts will report on line 2.b. when the transfer is made.
- 14. Program/Fund Authorization Requirement: The applicable appropriation monitor(s) within OUSD(C) P/B will issue revised program/fund authorization documents, as appropriate.
- 15. Statutory Notification to Congress: Not required.

t and to the extent the costs of 7 appropriations provided by this

ril 1, 2002, the Secretary of State n Appropriations, in both classified rt on the United States-People's Technology Agreement of 1979, ort is intended to provide a comrefits of the agreement to the Chifense industrial base. The report

ll activities conducted under the ears, and a projection of activities

annual cost to the United States

ow the Agreement has influenced Republic of China toward scientific 1 with the United States;

involvement of Chinese nuclear ile specialists in the activities of

the extent to which the activities ment have enhanced the military People's Republic of China, and ict of projected activities through technology, on China's economic

improving the monitoring of the by the Secretaries of Defense and

consultation with the Secretaries rgy, the Directors of the National ieral Bureau of Investigation, and

Is available to the State of Alaska ational Marine Fisheries Service, e made available for the cost of loan authorized under section of Public Law 106-554 (114 Stat. aph is amended to read as follows: iction program required under this inanced through a reduction loan 1111 and 1112 of title XI of the U.S.C. App. 1279f and 1279g).". epartments of Commerce, Justice, lated Agencies Appropriations Act, nended in the third proviso of the nder the heading "Diplomatic and "this heading" and inserting "the the Administration of Foreign

epartments of Commerce, Justice, lated Agencies Appropriations Act, mended in the proviso under the Policy" by striking "appointment" of the Commission".

SEC. 208. Section 626(c) of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 2002 (Public Law 107-77) is amended by striking 28 USC 1605. "1:00CV03110(ESG)" and inserting "1:00CV03110(EGS)".

CHAPTER 3

DEPARTMENT OF DEFENSE—MILITARY

OPERATION AND MAINTENANCE

DEFENSE EMERGENCY RESPONSE FUND

(INCLUDING TRANSFER OF FUNDS)

For emergency expenses to respond to the September 11, 2001, terrorist attacks on the United States, for "Defense Emergency Response Fund", \$3,395,600,000, to remain available until expended, to be obligated from amounts made available in Public Law 107-38, as follows:

(1) For increased situational awareness, \$850,000,000; (2) For increased worldwide posture, \$1,495,000,000;

(3) For offensive counterterrorism, \$372,000,000;

(4) For initial crisis response, \$39,100,000;(5) For the Pentagon Reservation Maintenance Revolving Fund, \$475,000,000;

(6) For relocation costs and other purposes, \$164,500,000: Provided, That \$500,000 shall be made available only for the White House Commission on the National Moment of Remem-

Provided further, That from unobligated balances under the heading "Former Soviet Union Threat Reduction", \$30,000,000 shall be transferred to "Department of State, Nonproliferation, Anti-terrorism, Demining, and Related Programs" only for the purpose of supporting expansion of the Biological Weapons Redirect and International Science and Technology Centers programs, to prevent former Soviet biological weapons experts from emigrating to proliferant states and to reconfigure former Soviet biological weapons production facilities for peaceful uses.

GENERAL PROVISIONS—THIS CHAPTER

(INCLUDING TRANSFER OF FUNDS)

SEC. 301. Amounts available in the "Defense Emergency Response Fund" (the "Fund") shall be available for the purposes set forth in the 2001 Emergency Supplemental Appropriations Act for Recovery from and Response to Terrorist Attacks on the United States (Public Law 107–38). Provided, That the Fund may be used to reimburse other appropriations or funds of the Department of Defense, including activities of the National Foreign Intelligence Program funded in defense appropriations acts, only for costs incurred for such purposes on or after September 11, 2001: Provided further, That the Fund may be used to liquidate obligations incurred by the Department of Defense under the authorities in section 3732 of the Revised Statutes (41 U.S.C. 11; popularly known as the "Food and Forage Act") for any costs incurred for such purposes between September 11 and September 30, 2001: Provided further,

